SOUTHERN D	TES DISTRICT CO		Y		
JESSICA LAI			: :		
	-V-	Plaintiff(s),	: 13 0183: : Civ (AJN)		
COURTNEY	LOVE COBAIN	Defendant(s).	: <u>CIVIL CASE</u> : <u>MANAGEMENT PLAN</u> : <u>AND SCHEDULING</u> : <u>ORDER</u>		
This Civ		nt Plan (the "Plan") is s	submitted by the parties in accordance		
proceed pursuan substant	ings before a United t to 28 U.S.C. § 636 tive consequences. [If all parties consen	States Magistrate Jud (c). The parties are free t, the remaining paragr	to conducting all further ge, including motions and trial to withhold consent without adverse raphs need not be completed.		
2. Settleme	. Settlement discussions [have / have not] taken place.				
3. The par	. The parties [have / have not] conferred pursuant to Fed. R. Civ. P. 26(f).				
4. [For F.]	4. [For F.L.S.A. actions only]				
The plaintiff(s) [do / do not] anticipate moving for conditional certification of this case as a collective action.					
The defe	endant(s) [will	_/ will not] stip	oulate to conditional certification.		
[If defendant(s) will not stipulate to conditional certification:]					
1	Proposed briefing sc	hedule:			
	Opening:		<u></u>		
	Opposition:		_		
	Reply:				

[Opening brief to be filed no later than 30 days from the date of the initial pretrial conference; full briefing to be completed within 30 days of the opening brief]

5.	Amended pleadings may not be filed and additional parties may not be joined except with leave of the Court. Any motion to amend or to join additional parties shall be filed within 30 days from the date of this Order. [Absent exceptional circumstances, choose a date not more than thirty (30) days following the initial pretrial conference.]				
6.	Initial disclosures pursuant to Fed. R. Civ. P. 26(a)(1) shall be completed no later than days from the date of this Order. [Absent exceptional circumstances, a date not more than fourteen (14) days following the initial pretrial conference.]				
7.	All fact discovery is to be completed no later than 120 . [A date not more than 120 days following the initial pretrial conference, unless the Court finds that the case presents unique complexities or other exceptional circumstances.]				
8.	The parties are to conduct discovery in accordance with the Federal Rules of Civil Procedure and the Local Rules of the Southern District of New York. The following interim deadlines may be extended by the parties on consent without application to the Court, provided that the parties meet the deadline for completing fact discovery set forth in ¶ 7 above.				
	a.	Initial requests for production of documents shall be served by 30 days after order			
	b.	Interrogatories shall be served by 30 days after order.			
	c.	Depositions shall be completed by 90 days after order.			
	d.	Requests to admit shall be served by 90 days after order.			
9.	All expert discovery, including disclosure of expert reports, production of underlying documents, and depositions shall be completed by 45 days [Absent exceptional circumstances, a date forty-five (45) days from the completion of fact discovery].				

- 10. All motions and applications shall be governed by the Court's Individual Rules.
- 11. All counsel must meet in person for at least one hour to discuss settlement within fourteen (14) days following the close of fact discovery.

12. Counsel for the parties propose the following alternative dispute resolution mechanism(s) for this case:				
a. Referral to a Magistrate Judge for a settlement conference.				
b. Referral to the Southern District's Mediation Program.				
c. Retention of a private mediator.				
The parties seek the above-noted referral [now / at a later date].				
Unless otherwise ordered by the Court, settlement discussions do not stay or modify any date in this Order.				
[If the parties seek the above-noted referral at a later date:]				
Counsel for the parties will submit a letter by seeking the referral.				
13. Summary Judgment and <i>Daubert</i> motions are to be filed within 30 days of the close of all discovery. Absent good cause, the Court will not ordinarily have summary judgment practice in a non-jury case.				
14. Unless otherwise ordered by the Court, within forty (40) days of the close of all discovery, or, if a dispositive motion has been filed, within fourteen (14) days of a decision on such motion, the parties file via ECF a Joint Pretrial Report prepared in accordance with the Court's Individual Practices and Fed. R. Civ. P. 26(a)(3). Any motions in limine shall be filed via ECF at the same time that the a Joint Pretrial Report is filed. If this action is to be tried before a jury, proposed voir dire, jury instructions, and a verdict form shall also be filed at the same time as the Joint Pretrial Report.				
15. The parties shall be ready for trial within two weeks of filing the Joint Pretrial Report.				
16. This case [is / is not] to be tried to a jury.				
17. Other issues to be addressed at the Initial Pretrial Conference, including those set forth in Fed. R. Civ. P. 26(f)(3), are set forth below.				
- Confidentiality of documents				
- Retransfer to California				
- Amendment of FAC to add defendants				

Counsel for the Parties:		
Joshua D. Gruenberg	James L. Linsey	
Susan M. Swan	Michael A. Eisenberg	
Daphne A.M. Delvaux	Roger A. Raimond	
	ewer than two (2) business days prior to the osent exceptional circumstances, extensions will ed. Ongoing settlement discussions do not	
The next Case Management Conference	is scheduled for at	
SO ORDERED.		
Dated: New York	JUDGE ALISON J. NATHAN	
21017 20229 21017 2022	United States District Judge	